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## UNITED STATES DISTRICT COURT

District of Arizona

UNITED STATES OF AMERICA,

Vs.

CRIMINAL COMPLAINT

Ejaz AHMED

AKA: None Known

Pakistan YOB: 1995 221181001 Illegal Alien CASE NUMBER: 25-01325MJ

I, the undersigned complainant being duly sworn state the following is true and correct to the best of my knowledge and belief.

That on or about February 25, 2025, near San Luis, Arizona, in the District of Arizona, Defendant Ejaz AHMED, an alien, did knowingly and voluntarily enter the United States at a time or place other than as designated by Immigration Officers of the United States of America, in violation of Title 8, United States Code, Section 1325(a)(1) (Misdemeanor).

And the complainant further states that this complaint is based on the attached Statement of Facts incorporated herein by reference.

Schuyler Smith

Sworn to before me and subscribed telephonically,

February 26, 2025

Date

at

Yuma, Arizona

Signature of Complainant
Marquis D. Jackson

Border Patrol Agent

Moleal

City and State

<u>James F. Metcalf, United States Magistrate</u> Judge
Name & Title of Judicial Officer

Signature of Judicial Officer

## STATEMENT OF FACTUAL BASIS

Defendant: Ejaz AHMED

Dependents: None

IMMIGRATION HISTORY: The Defendant is an illegal alien.

## CRIMINAL AND IMMIGRATION HISTORY:

| DATE | LOCATION | OFFENSE | DISPOSITION | SENTENCE |
|------|----------|---------|-------------|----------|
| N/A  | N/A      | N/A     | N/A         | N/A      |

Narrative: The Defendant, a citizen of Pakistan and illegally within the United States, was encountered by Border Patrol Agents near San Luis, Arizona.

The Defendant was questioned as to their citizenship and immigration status. Border Patrol Agents determined that the Defendant is an undocumented National of Pakistan and illegally in the United States.

The Defendant was transported to Yuma Border Patrol Station for processing. During processing, questioning, and computer records checks; the above criminal and immigration information was obtained as it relates to this Defendant.

The Defendant last entered the United States illegally without inspection near San Luis, Arizona on February 25, 2025.

Border Patrol Agents advised the Defendant of their Miranda Rights. The Defendant understood those rights as they were explained to him and chose to waive his rights, agreeing to answer questions. During the interview, the Defendant stated that his intention after entering the United States was to travel to New York.

To the best of my knowledge and belief, the following is a list of Border Patrol law enforcement personnel present during interviews, statements, and questioning of the Defendant in this matter from initial contact through the writing of this document: BPAs Luis T. Marquez, and Jonathan Coulter.

To the best of my knowledge and belief, the following is a list of all Border Patrol law enforcement personnel not already mentioned above who were present and/or took part in other parts of this investigation (e.g., arrest, search, proactive investigation, surveillance, etc.) from initial field contact through the writing of this document: BPA Jose Duarte.

| Charges: | 8 USC 1325(a)(1) | M |
|----------|------------------|---|
|          | (- // /          |   |

Signature of Complainant

Sworn to before me and subscribed telephonically,

February 26, 2025

Date

Signature of Judicial Officer